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MANDATORY FORM PLAN (Revised 12/2014)

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF OHIO **WESTERN DIVISION at CINCINNATI**

In re:	Eldred B.	Bishop	:	Case No	14_1	511	13	
			•	Case INO.	1 1	.)	1.)	

Regina S. Bishop

Chapter 13

Beth A. Buchanan Judge

Debtor(s)

CHAPTER 13 PLAN

NOTE: The term "Debtor" as used throughout this Plan shall refer to either a single debtor or joint debtors. The term "Plan" shall refer to the plan filed in this case, as it may be amended, using the Mandatory Form Plan adopted in the Western Division at Cincinnati. All references to section (§) numbers are to sections of the United States Bankruptcy Code, 11 U.S.C. § 101, et seq. The term "LBR" shall refer to the Local Bankruptcy Rules of the Southern District of Ohio.

CHOOSE ONE: (X) ☐ Original Chapter 13 Plan ☐ Amended Chapter 13 Plan
CHOOSE ONE: (X) This Plan DOES NOT include any provision deviating from the uniform plan in effect at the time of filing this case. ☑ This Plan DOES contain special provisions and they are set forth in Paragraph 30
Debtor filed this case on December 13, 2014
CHOOSE: (X)
(NAME) is/are eligible for discharge under 11 U.S.C. § 1328(f) and shall receive a discharge when all applicable requirements of 11 U.S.C. § 1328 have been fulfilled.
☐ Debtor
(NAME) is/are NOT eligible for discharge under 11 U.S.C. § 1328(f) and SHALL NOT receive a discharge upon completion of this case. (No discharge because Debtor has received a discharge in a case filed under Chapter 7, 11, or 12 within the four (4) year period preceding the date of the order for relief in this Chapter 13 case or because

Debtor has received a discharge in a case filed under Chapter 13 within the two (2) year period preceding the date of the order for relief in this Chapter 13 case. See 11 U.S.C. § 1328(f). List the case number(s) and date(s) below.)

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	Debtor/Joint Debtor/Both	Case Number	Chapter	Date Filed	
1	Unless otherwise provided herein	n, Debtor will not be d	ischarged from debt	s under 11 U.S.C. § 1322(b)(5).	
1.	MEDIAN INCOME, PLAN P.	AYMENT AND PAY	ROLL DEDUCTION	ON	
A.	MEDIAN INCOME				
CF	HOOSE ONE: (X)				
\boxtimes	Debtor is BELOW median inco	ome.			
(30		is provision does not		ovide for less than the sum of thi m moving for leave to prepay th	•
	Debtor is ABOVE median incom	me.			
mo		vision does not prohib		ovide for less than the sum of sixing for leave to prepay the Plan p	• ` '
Cı	urrent monthly income (CMI) mi	nus means test expens	es (IRS amounts) =	Disposable income (D/I)	
D/	I (line 45 of Official Form 22C-2	2) \$	TIMES 60 = \$		
Uı	nsecured creditors shall receive the	his amount at a minim	um absent special ci	rcumstances set forth herein.	
	Hamilton v. Lanning (In re Lan	ning), 130 S. Ct. 2	464 (2010) circumst	tances ARE applicable to this case	e. Debtor
is	unable to meet the disposable inc	come amount to unsec	ured creditors becau	ise	
fil	e a status report on Debtor's inco	ome and state whether	In re Lanning circu	15th of every year. Debtor's attomstances still exist by April 30th increases. This is a sixty (60) more	h of every
B	PLAN PAYMENT				

Debtor's first Plan payment is due within thirty (30) days of th	e filing of the bankruptcy petition.	Debtor shall pay to
the Trustee all projected disposable income in the amount of \$	790.00	
each month for approximately 60	months, but not to e	xceed five (5) years.

After the deadline for allowed claims has expired, if the Plan will complete in fewer months than the applicable commitment period set forth in 11 U.S.C. § 1325(b)(1)(B), the Trustee may notify Debtor's attorney via email, and at least fourteen (14) days later shall be entitled to file a notice of increased Plan percentage accordingly.

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C. PERCENTAGE: UNSECURED CLAIM PERCENTAGE AND/OR POT AMOUNT

CHOOSE ONE: (X)
∑This is a percentage plan. The percentage is5.00 %.
This is a pot plan.
Liquidation Analysis per 11 U.S.C. § 1325(a)(4):
Equity \$ 0.00 DIVIDED BY unsecured debt \$ 18,013.88 EQUALS Liquidation plan
percentage 0.00 %.
The Trustee will pay this amount at a minimum or the disposable income (D/I) amount, whichever is greater.
Pot Plan Analysis:
Trustee will pay the creditors the pot plan amount of \$
Anticipated pot plan percentage is%. See LBR 3015-1(b)(2).
Case will pay \$ per month for approximately months which equals
\$ Unsecured creditors will receive a minimum of %. pursuant to the Liquidation
Analysis.
Trustee may notify Debtor's attorney if pot amount is insufficient to pay all claims as filed or meet the liquidation analysis. Trustee may file a motion to dismiss for failure to file documents, if a motion to modify plan or agreed order is not filed to resolve the insufficient pot amount.
D. PAYROLL DEDUCTION
The first payment is due (30) days after the date of the filing of the Plan or the order for relief, whichever is earlier, unless the Court orders otherwise. <i>See</i> 11 U.S.C. § 1326(a)(1).
The employer shall make deductions from Debtor's wages and send deductions to the Trustee.
Name of employer
The Board of Education, Cincinnati City School District, P.O. Box 5384, Cincinnati, OH 45201-5384
Until the payroll deduction order begins, Debtor MUST make payments by certified check or money order to:

Office of the Trustee P.O. Box 290 Memphis, TN 38101-0290

Debtor's full name, case number and address must be on all certified checks or money orders. If Debtor is employed, Debtor's attorney has uploaded a payroll deduction order with the filing of this case. Debtor MUST VERIFY with their employer that funds have actually been sent.

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2. EFFECTIVE DATE OF PLAN AND VESTING OF PROPERTY OF THE ESTATE

The effective date of the Plan shall be the date of confirmation of the Plan.

Title to Debtor's property shall revest in Debtor upon confirmation of the Plan; provided, however, Debtor may not sell any property, real or personal, except upon application to the Trustee or motion to the Court as specified in LBR 6004-1(c), unless the unencumbered value of the personal property is less than \$1,000.

3. FILING OF PROOF OF CLAIM/ALLOWANCE AND PAYMENT OF CLAIMS

PRIORITY PAYMENTS

Payment shall not be made on any claim unless a proof of claim is filed with the Clerk of the Bankruptcy Court, or the Court issues an order. *See* Fed. R. Bankr. P. 3002(c).

The Trustee is authorized within her discretion to calculate the amount and timing of distributions as is administratively efficient.

All priority creditors under 11 U.S.C. § 507 shall be paid in full in deferred cash payments, unless the Court orders otherwise. Priority claims include the following:

Priority Creditor	Monthly Payment	Interest Paid (None OR Indicate %)	

4. ATTORNEY FEES

The Trustee shall pay attorney fees pursuant to filed application for fees and order of the Court.

Debtor's attorney will be paid a lump sum payment of all funds held by the Trustee at confirmation minus any adequate protection payments, mortgage conduit payments, lease payments or Trustee fees and then \$ 150.00

(suggested amount is \$100 to \$200) every month until the attorney fee is paid.

After payment in full of attorney fees due to Debtor's attorney, any resulting additional funds shall be distributed pro rata, or otherwise at the Trustee's discretion, to secured and priority creditors. If monthly secured and priority payments exceed the Plan payment, monthly attorney fee payments shall be reduced accordingly.

5. ADEQUATE PROTECTION PLAN DISBURSEMENTS

Debtor shall pay adequate protection payments and/or lease payments specified in 11 U.S.C. § 1326(a)(1)(B) and (C) and as scheduled in the Plan to the Trustee. If the case is dismissed or converted, the Trustee shall pay these adequate protection payments to the creditor.

The Trustee shall make these adequate protection disbursements with the first payment after confirmation. The creditor must file a proof of claim. Trustee suggests 1.5% of retail.

Creditor	Monthly Payment	Proposed Amount of
		Allowed Secured Claim

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Credit Acceptance	\$150.00	\$7,496.00	
Attn: Bankruptcy Dept			
25505 West 12 Mile Rd Ste 3000			
Southfield MI 48034			

To the extent that this Paragraph duplicates Paragraphs 7 and 8, monthly payments proposed for secured claims in Paragraphs 7 and 8 supplant these monthly adequate protection payments.

6. SECURED CLAIMS: 11 U.S.C. § 1325(a)(5)(B)(ii)

Secured creditors shall retain their security interest in the collateral until payment of the entire underlying debt determined under applicable non-bankruptcy law or entry of discharge, whichever occurs first. See 11 U.S.C. § 1325(a) (5)(B)(i)(I)(aa)-(bb). Following the earlier of these events, the creditor must release the underlying lien(s) and transfer title to any collateral pursuant to non-bankruptcy law within thirty (30) days.

Holders of secured claims shall be paid provided that such priorities may be amended by the Court at or after the confirmation hearing, and that holders of secured claims will be given priority as set forth herein over holders of unsecured claims.

7. CLAIMS TO WHICH 11 U.S.C. § 506(a) IS NOT APPLICABLE (910/PMSI)

Debtor incurred the following debt for a purchase money security interest on an automobile for personal use within 910 days of filing or Debtor incurred this debt for a purchase money security interest on collateral other than an automobile within one (1) year of filing.

	Creditor	Collateral Description	Last Four Digits of Acct. No.	Monthly Payment	Proposed Amount of Allowed Secured Claim	
Attn: 1 Dept 25505 Rd Ste	Bankruptcy West 12 Mile		1215	\$150.00	\$7,496.00	

8. VALUATION: 11 U.S.C. § 506 (CRAMDOWN)

The amount of any secured creditor's allowed secured claim shall be that amount set forth in the Plan as the "Proposed Amount of Allowed Secured Claim" unless the Court, prior to confirmation, orders otherwise.

Fees, costs or charges on the proof of claim must be reasonable as required by 11 U.S.C. § 506(b).

If sufficient funds are not available to make a full monthly payment on all claims listed below, the available funds will be disbursed by the Trustee according to funds on hand, and approximate the amounts listed below as closely as possible.

Creditor	Collateral Description	Last Four Digits of Acct. No.	Monthly Payment	Proposed Amount of Allowed Secured Claim	

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9. DOMESTIC SUPPORT OBLIGATION: 11 U.S.C. §§ 101(14A), 1325(a)(8), 1302(d)(1), 1302(b)(6)

	This Paragraph is not applicab	le.					
	Debtor		(NAME) is obligated to pay	a domestic support oblig	ation.		
☐ Joint Debtor			(NAME) is obligated to pay a domestic support obligation				
Prov	vide the name, address and pho	one number of the re	ecipient(s):				
	Recipient Name	Address	Phone Number	Obligor			

The domestic support obligation(s) above shall be paid as follows:

Recipient Name	Paid By	Estimated Arrearage Amount, If Any, To Be Paid	Monthly Arrearage Payment	Regular Monthly Payment	Total Monthly Payment	

The name, address and phone number of the holder of the domestic support obligation is also listed separately on Schedule E and has been identified as such so that the Trustee may send a separate notice as required.

10. PLAN DISBURSEMENTS - DEFAULT PAYMENTS "INSIDE THE PLAN"

Debtor proposes to cure defaults to the following creditors by payment of the following monthly payments by the Trustee:

Creditor	Collateral Description	Last Four Digits of Acct. No.	Monthly Payment	Estimated Amount of Default Being Cured	Interest Paid (None OR Indicate %)	
Select Portfolio	House and lot: 765	1320	\$50.00	\$2,400.00	None	
Servicing	Summit Avenue,					
Po Box 65250	Cincinnati, OH					
Salt Lake City UT	45204					
84165						

Arrearage Claim(s)

CHOOSE: (X)

Mortgage arrearage claims involving mortgages that were entered into after October 22, 1994 shall not be paid interest. Unless modification of creditor(s)' rights is specified in the Plan, Debtor's statement of the arrearage(s) under this Paragraph shall be considered an estimate, and the Trustee shall schedule the claims in the amount(s) set forth in the creditor(s)' respective proofs of claim (subject to Debtor's objections thereto).

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11. MORTGAGE CLAIMS AND OTHER CLAIMS SECURED BY REAL PROPERTY

Post-Petition Mortgage/Monthly Payments Disbursed By Trustee (Conduit)

Regular Mortgage/Monthly Payments

Trustee shall pay the regular mortgage (monthly) payments beginning with the first payment due after the filing of the case as indicated below. Any proof of claim must specify the arrearage amount and the principal amount and monthly payment amount. *See* Form B 10, Proof of Claim; Form B 10A (Attachment A), Mortgage Proof of Claim Attachment. Also, the holder of a mortgage shall file a Form B 10S1 (Supplement 1), Notice of Mortgage Payment Change and the Plan will be deemed to have been modified and the Trustee will disburse the mortgage payments according to the Notice of Mortgage Payment Change. *See* Fed. R. Bankr. P. 3001 & 3002.1; *see also* Form B 10S2 (Supplement 2), Notice of Postpetition Mortgage Fees, Expenses, Charges.

Creditor	Property Address	Last Four Digits of Acct. No.	Monthly Payment	Payment Begin Date	
Select Portfolio Servicing Po Box 65250 Salt Lake City UT 84165	765 Summit Avenue, Cincinnati, OH 45204	1320	\$400.00	January 19, 2015	

Interest should not be paid on this monthly payment.

Trustee may increase the Plan payment for conduit cases if served with a filed Notice of Mortgage Payment Change by mortgagee.

12. CREDITORS PAID DIRECTLY AND NOT BY THE TRUSTEE

Creditors who will be paid directly by Debtor and not through the Trustee are:

Creditor	Collateral Description	Last Four Digits of Acct. No.	Monthly Payment	Payment Begin Date	
	765 Summit Avenue, Cincinnati, OH 45204	3681	\$0.00		

Debtor reserves the right to amend and pay these creditors through the Plan by filing a motion to modify.

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13. EXECUTORY CONTRACTS

See Schedule G - Executory Contracts and Unexpired Leases.

Creditor, Collateral Description and Last Four of Acct No.	1	Payment Begin Date	Payment End Date	Assume/ Reject	

14. POST-PETITION CLAIMS AND/OR ADDITIONAL CREDITORS

Post-petition claims which are allowed and upon which creditors file a proof of claim shall be paid the same percentage as pre-petition claims, which shall represent payment in full to the creditor, unless the Court orders otherwise. Debtor may file a motion to remove or add any creditor to the Plan.

15. INTEREST RATE

Unless indicated below, secured claims shall be paid interest at the annual percentage rate of $\frac{3.00}{}$ based upon a declining monthly balance on the amount of the allowed secured claim. This interest shall be paid as a part of payments shown as the monthly payment. See Till v. SCS Credit Corp. (In re Till), 541 U.S. 465 (2004).

Creditor	Interest Rate	

16. PERSONAL INJURY CLAIMS, WORKERS COMPENSATION CLAIMS, SOCIAL SECURITY CLAIMS AND MISCELLANEOUS CLAIMS OF DEBTOR

Debtor shall keep the Trustee informed as to any change in status of any claims for personal injury, workers compensation, social security or any other claim to which Debtor may be entitled. Before the claim can be settled and distributed, Debtor must comply with all requirements for filing applications and motions for settlement with the Court as required by the Bankruptcy Code and Local Bankruptcy Rules. These funds shall be treated as additional Plan payments or as the Court so otherwise orders. Debtor's case will not be complete until the claim has been settled and shall remain open for administration purposes until the claims have been paid into the Plan or the Court orders otherwise.

17. TAX RETURNS AND REFUNDS

Debtor must file tax returns every year unless exempt by IRS statutes. Any refund above \$800 for a single tax return and \$1600 for a joint tax return must be turned over to the Trustee unless otherwise ordered by the Court. Debtor may file a motion to retain if the funds are necessary for maintenance and support.

18. TRANSFERRED CLAIMS

If any creditor has transferred its claim by assignment or otherwise, the underlying debt shall be discharged as to the transferor and the transferee upon the completion of the Plan through discharge. See Fed. R. Bankr. P. 3001(e)(2).

19. SALE OF REAL ESTATE AND/OR APPLICATION TO INCUR DEBT FOR REFINANCING

Sale or refinancing of real estate must occur per the Local Bankruptcy Rules. The Trustee must be served with a copy of the closing statement one (1) day before the closing.

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20. CASUALTY LOSS INSURANCE PROCEEDS

All insurance proceeds must be turned over to the Trustee unless Debtor files a motion to retain proceeds.

Substitution of Collateral

If a motor vehicle is substantially damaged while there is still an unpaid claim which is secured by the vehicle, Debtor, upon motion and order, shall have the option of using the insurance proceeds to either repair the vehicle, pay off the balance of the secured claims if the secured creditor is a named loss payee on the policy or substitute collateral by purchasing a replacement vehicle.

Unless the Court orders otherwise, the Trustee will continue to pay the secured claim.

21. STUDENT LOANS

OOSE: (X) This Paragraph is not applicable.			
No special treatment is contemplated for student loans, which shacreditors pursuant to Paragraph 1(C) of this Plan.	all be paid the same as	other general unsecured	
Student loans will be paid a dividend as listed below. Note: Deb creditor if all claims are paid in full. <i>See</i> 11 U.S.C. § 1322(b)(erest to an unsecured	
Creditor	Percentage Paid	Rate of Interest (Indicate %)	
<u>I</u>			
Student loans are being paid directly by cosigner and shall not be	paid through the Plan		
Creditor	Name of Cos	signer Paying	

22. SURRENDER OF COLLATERAL

Debtor will surrender the following collateral

Creditor	Collateral Description/Property	Last Four	Estimated	
	Address	Digits of Acct.	·	
		No.	Amount	
Caf/Carmax Auto Finance	2011 Hyundai Sonata	3782	\$0.00	
Attn: Bankruptcy				
Po Box 440609				
Kennesaw GA 30160				

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Unless identified above and in Paragraph 30 of this Plan, the Trustee will not schedule the affected creditor's secured claim for payment until the claim is amended to set forth an unsecured deficiency after disposition of the collateral.

Upon confirmation of the Plan, any stay created by the filing of the petition pursuant to 11 U.S.C. § 362 shall be deemed modified to allow *in rem* disposition of the collateral to effect the surrender.

Affected creditors are not barred by this provision from seeking pre-confirmation modification of the stay.

	Creditor	Collateral Description	Last Four Digits of	Percentage Paid	Interest Paid (None OR Indicate %)	
	on with Debtor differently than o				,	liable
Ш	on with Debtor differently than o					
	No special treatment is contempl Debtor.	ated for claims for consumer deb	t of Debtor tha	at another indiv	ridual is liable o	n with
	This section is not applicable					
CH	OOSE: (X)					
25.	CODEBTORS: 11 U.S.C. § 13	322(b)(1)				
1 1	11 U.S.C. § 362(b)(20). <i>In rem</i> 1 case.	relief within two (2) years after the	ne date of the e	ntry of order fo	or relief in the p	orior
	11 U.S.C. § 362(c)(4). Two (2)	or more prior cases pending with	in one (1) year			
	11 U.S.C. § 362(c)(3). One (1) p	prior case pending within one (1)	year.			
	Stay is in effect as to all property	of the estate unless this Plan inc	icates otherwis	se.		
CH	OOSE: (X)					
	Indicate if a motion to extend or	impose stay has been filed.				
24.	AUTOMATIC STAY:					
Plea	ase refer to the beginning of this	Plan.				
23.	DISCHARGE - 11 U.S.C. § 13	28				
ДП	ceica creations are not barred by	tins provision from seeking pre-c	ommination in	louincation of	ine stay.	

26. DEFAULT AND WAIVER

Any default of Debtor that is not proposed to be cured in the Plan herein is deemed waived by the confirmation of the Plan.

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27. MODIFICATION

After opportunity for hearing and upon such notice as the Court may designate, if it appears that the circumstances of Debtor so requires, the Court may, at the confirmation hearing or during the operation of the Plan, increase or decrease the amount of payments to be paid by Debtor or to be paid as a priority payment to any creditor, or may extend or reduce the time for such payments.

After confirmation, Debtor must file a motion to modify and attach amended Schedules I and J based on income and budget at the time of the filing of the motion, as applicable.

28. NOTICES

Notice to all parties shall be made by regular mail or electronically.

29. CONFIRMATION

The confirmation of the Plan shall constitute a finding by the Court that there is good cause to extend the Plan beyond the applicable commitment period under 11 U.S.C. § 1325(b)(4), if the Plan calls for an extension beyond that period, and that the Plan was filed by Debtor in good faith and it is Debtor's best effort. All conditions of 11 U.S.C. § 521 have been fulfilled, unless otherwise ordered by the Court

30. ADDITIONAL PROVISIONS PERTAINING TO DEBTOR

Special provisions are restricted to those items applicable to the particular circumstances of the Debtor. Special provisions shall not contain a restatement of provisions of the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules or the Mandatory Form Plan.

Special Provisions:

1. Debtor(s) hereby surrender(s) the following personal property/vehicle 2011 Hyundai Sonata.

Trustee will not pay on the claims of Caf/Carmac Auto Finance for any lien on the motor vehicle/personal property to be surrendered until Creditor files a deficiency claim. The deficiency claim shall be filed no later than 90 days from the date that the within Plan is confirmed/approved by the Court. If the deficiency claim is filed more than 90 days after the date the Plan is confirmed/approved, then it shall be deemed disallowed and shall be discharged upon completion of the Chapter 13 Plan and entry of Discharge Order.

The non-filing Codebtor on the Caf/Carmac Auto Finance claim intends to retain the 2011 Hyundai Sonata and continue to make the monthly payment outside the plan.

The undersigned hereby certify(ies) that the Plan does not contain any alterations to the text of the Mandatory Form Plan, unless otherwise ordered by the Court.

Case Attorney

/s/ Thomas M. Fesenmyer

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Date	d: January 26, 2015		
I decla	are under penalty of perjury that the i	information in this Plan is true and correct.	
Debte	*-	Joint Debtor	
	or Eldred B. Bishop	Joint Debtor /s/ Regina S. Bishop	

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☐Plan. See LBR 3015-1(b).
This Plan was not filed with the petition or within seven (7) days thereafter. Accordingly, the Debtor will serve the Plan. See LBR 3015-1(b).
Certificate of Service
I hereby certify that on February 4, 2015, a copy of the foregoing Plan was served on the following registered ECF participants, electronically through the Court's ECF System at the email address registered with the Court:
Chapter 13 Trustee Mary E. Krasovic on behalf of Credit EquiCredit Corp. of America
U.S. Trustee
and on the following by ordinary U.S. mail addressed to:
Eldred D. Bishop Regina S. Bishop

765 Summit Ave. Cincinnati, OH 45204 Caf/Carmax Auto Finance Attn: Bankruptcy

Po Box 440609

Kennesaw GA 30160

/s/ Thomas M. Fesenmyer Debtor's Attorney